

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION

IN RE; ORECK CORPORATION
HALO VACUUM AND AIR
PURIFIERS MARKETING AND
SALES PRACTICES LITIGATION

THIS DOCUMENTS RELATES TO:
ALL CASES

CASE NO.
2:12ML02317-CAS(JEMX)
2:11CV05321-CAS(JEMX);
5:11CV01082-CAS(JEMX);
2:11CV08725-CAS(JEMX);
2:12CV00949-CAS(JEMX);
2:12CV00950-CAS(JEMX); AND
2:12CV00951-CAS(JEMX)

CLASS ACTION

[PROPOSED] ORDER RE
DISMISSAL

[PROPOSED] ORDER RE DISMISSAL

WHEREAS, on March 25, 2015 the United States Bankruptcy Court for the Middle District of Tennessee (“Bankruptcy Court”) entered an Order pursuant to 11 U.S.C. § 105 and Fed. R. Bankr. P. 9019 approving a global compromise and settlement of various disputes (the “Settlement”);

WHEREAS, the Settlement includes a resolution of the claims asserted in this Multi-District Litigation;

WHEREAS, under the Settlement, the named Plaintiffs in the constituent cases shall dismiss the entire action, as against all Defendants, with prejudice as to the claims of the named Plaintiffs, provided the dismissal shall have no impact or effect upon claims of Plaintiffs as against any person or entity other than Defendants;

WHEREAS, the Parties, by and through their counsel, have stipulated that the entire action be dismissed under Fed. R. Civ. P. 41(a)(1)(A)(ii), with prejudice as to the claims of the named Plaintiffs.

IT IS SO ORDERED THAT THE ABOVE-ENTITLED MATTER BE
DISMISSED WITH PREJUDICE AS TO THE CLAIMS OF THE NAMED
PLAINTIFFS.

Dated: July 21, 2015

By: _____

CHRISTINA A. SNYDER
HONORABLE JUDGE OF THE
UNITED STATES DISTRICT COURT